

A. CLASSIFICATION OF SUBJECT MATTER B65G47/51					
	International Patent Classification (IPC) or to both national classification	ation and IPC			
	SEARCHED cumentation searched (classification system followed by classification $865G$	on symbols)			
Documentat	ion searched other than minimum documentation to the extent that s	uch documents are included in the fields se	parched		
Electronic da	ata base consulted during the international search (name of data bar	se and, where practical, search terms used)		
EPO-In	ternal				
C. DOCUME	ENTS CONSIDERED TO BE RELEVANT				
Category °	Citation of document, with Indication, where appropriate, of the rele	evant passages	Relevant to claim No.		
A	CA 2 364 216 A1 (PAPPAS, HARRY T) 7 June 2003 (2003-06-07) paragraph '0050!; figures 2,3A)	1-8		
A	US 4 549 647 A (COSSE ET AL) 29 October 1985 (1985-10-29) cited in the application the whole document		1-8		
A	US 2003/085103 A1 (HORTON PAUL L 8 May 2003 (2003-05-08) cited in the application the whole document	ET AL)	1-8		
Furti	ner documents are listed in the continuation of box C.	X Patent family members are listed in	n annex.		
"A" docume	tegories of cited documents: ent defining the general state of the art which is not lered to be of particular relevance	"T" later document published after the inte or priority date and not in conflict with cited to understand the principle or the invention	the application but		
"E" earlier o	document but published on or after the International	"X" document of particular relevance; the c cannot be considered novel or cannot			
L document which may throw doubts on priority claim(s) or involve an inventive ste which is cited to establish the publication date of another "Y" document of particular re			cument is taken alone		
"O" docume others	ventive step when the ore other such docu- us to a person skilled				
"P" docume	ent published prior to the international filing date but nan the priority date claimed	in the art. '&' document member of the same patent	family		
Date of the	actual completion of the international search	Date of mailing of the international sea	rch report		
2	1 November 2005	01/12/2005			
Name and r	nailing address of the ISA European Patent Office, P.B. 5818 Patentlaan 2	Authorized officer			
	NL – 2280 HV Rijswijk Tel. (+31–70) 340–2040, Tx. 31 651 epo nl, Fax: (+31–70) 340–3016	Lawder, M			

INT NATIONAL SEARCH REPORT Information on patent family members

Internal Application No
PCT/EP2005/010747

Patent document cited in search report		Publication date		Patent family member(s)	Publication date
CA 2364216	A1	07-06-2003	NONE		
us 4549647	A	29-10-1985	CA DE DE EP ES FR GB	1212131 A1 3376643 D1 91856 T1 0091856 A1 8604826 A1 2524436 A1 2118125 A	30-09-1986 23-06-1988 07-06-1984 19-10-1983 01-08-1986 07-10-1983 26-10-1983
US 2003085103	A1	08-05-2003	CA EP JP WO US	2425694 A1 1390282 A1 2004522671 T 02072454 A1 2002125107 A1	19-09-2002 25-02-2004 29-07-2004 19-09-2002 12-09-2002

A. KLASSIFIZIERUNG DES ANMELDUNGSGEGENSTANDES B65G47/51								
	ternationalen Patentklassifikation (IPK) oder nach der nationalen Klas	ssifikation und der IPK						
	RCHIERTE GEBIETE							
Recherchiei	rter Mindæstprüfstoff (Klassifikationssystem und Klassifikationssymbol $B65G$) Э						
Recherchler	rte aber nicht zum Mindestprüfstoff gehörende Veröffentlichungen, so	weit diese unter die recherchierten Gebiete	fallen					
Während de	er internationalen Recherche konsultierte elektronische Datenbank (N	lame der Datenbank und evtl. verwendete S	Suchbegriffe)					
EPO-In	ternal							
C. ALS WE	SENTLICH ANGESEHENE UNTERLAGEN							
Kategorie°	Bezeichnung der Veröffentlichung, soweit erforderlich unter Angabe	e der in Betracht kommenden Teile	Betr. Anspruch Nr.					
A	CA 2 364 216 A1 (PAPPAS, HARRY T) 7. Juni 2003 (2003-06-07) Absatz '0050!; Abbildungen 2,3A		1-8					
Α.	US 4 549 647 A (COSSE ET AL) 29. Oktober 1985 (1985-10-29) in der Anmeldung erwähnt das ganze Dokument		1-8					
A	US 2003/085103 A1 (HORTON PAUL L 8. Mai 2003 (2003-05-08) in der Anmeldung erwähnt das ganze Dokument 	ET AL)	1-8					
	Weitere Veröffentlichungen sind der Fortsetzung von Feld C zu X Siehe Anhang Patentfamille							
"Besondere" "A" Veröffe aber n "E" älteres Anmel "L" Veröffer schein andere soll oo ausge "O" Veröffer eine B "P" Veröffer dem b Datum des A	A Kategorien von angegebenen Veröffentlichungen : ntlichung, die den allgemeinen Stand der Technik definiert; icht als besonders bedeutsam anzusehen ist Dokument, das jedoch erst am oder nach dem internationalen idedatum veröffentlicht worden ist ntlichung, die geelgnet ist, einen Prioritätsanspruch zwelfelhaft er- een zu lassen, oder durch die das Veröffentlichungsdatum einer en im Recherchenbericht genannten Veröffentlichung belegt werden ier die aus einem anderen besonderen Grund angegeben ist (wie führt) ntlichung, die sich auf eine mündliche Offenbarung, enutzung, eine Ausstellung oder andere Maßnahmen bezieht ntlichung, die vor dem internationalen Anmeldedatum, aber nach eanspruchten Prioritätsdatum veröffentlicht worden ist Abschlusses der internationalen Recherche	"T" Spätere Veröffentlichung, die nach dem oder dem Prioritätsdatum veröffentlicht Anmeldung nicht kollidiert, sondern nut Erfindung zugrundellegenden Prinzips Theorie angegeben ist "X" Veröffentlichung von besonderer Bedeu kann allein aufgrund dieser Veröffentlicher fülligkeit beruhend betra "Y" Veröffentlichung von besonderer Bedeu kann nicht als auf erfinderischer Tätigke werden, wenn die Veröffentlichung mit Veröffentlichungen dieser Kategorie in diese Verbindung für einen Fachmann "&" Veröffentlichung, die Mitglied derselben Absendedatum des Internationalen Ref	worden ist und mit der r zum Verständnis des der oder der ihr zugrundelliegenden itung; die beanspruchte Erfindung shung nicht als neu oder auf chtet werden itung; die beanspruchte Erfindung eitner oder mehreren anderen Verbindung gebracht wird und nahellegend ist Patentfamilie ist					
	November 2005 Postanschrift der Internationalen Recherchenbehörde	01/12/2005 Bevollmächtigter Bediensteter						
	Europäisches Palentamt, P.B. 5818 Patentlaan 2 NL – 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo ni, Eav. (431-70) 340-3016	Lawder, M						

INTERNATIONALE

Angaben zu Veröffentlichungen, die zur selben Patentfamilie gehören

1	
	Internal Lales Aktenzeichen
	PCT/EP2005/010747

Im Recherchenbericht ngeführtes Patentdokumer	nt	Datum der Veröffentlichung		Mitglied(er) der Patentfamilie	Datum der Veröffentlichung
CA 2364216	A1	07-06-2003	KEINE		
US 4549647	Α	29-10-1985	CA DE DE EP ES FR GB	1212131 A1 3376643 D1 91856 T1 0091856 A1 8604826 A1 2524436 A1 2118125 A	30-09-1986 23-06-1988 07-06-1984 19-10-1983 01-08-1986 07-10-1983 26-10-1983
US 2003085103	A1	08-05-2003	CA EP JP WO US	2425694 A1 1390282 A1 2004522671 T 02072454 A1 2002125107 A1	19-09-2002 25-02-2004 29-07-2004 19-09-2002 12-09-2002

PATENT COOPERATION TREATY

TRANSLATION From the INTERNATIONAL SEARCHING AUTHORITY To: WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43bis.1) See Form PCT/ISA/210 Date of mailing (day/month/year) (sheet 2) Applicant's or agent's file reference FOR FURTHER ACTION See paragraph 2 below patha/1029WO Priority date (day/month/year) International filing date (day/month/year) International application No. 16.10.2004 06.10.2005 PCT/EP2005/010747 International Patent Classification (IPC) or both national classification and IPC B65G47/51 Applicant KRONES AG This opinion contains indications relating to the following items: Box No. I Basis of the opinion Box No. II Priority Non-establishment of opinion with regard to novelty, inventive step and industrial applicability Box No. III Box No. IV Lack of unity of invention Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial Box No. V applicability; citations and explanations supporting such statement Box No. VI Certain documents cited Box No. VII Certain defects in the international application Certain observations on the international application Box No. VIII FURTHER ACTION If a demand for international preliminary examination is made, this opinion will be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1bis(b) that written opinions of this International Searching Authority will not be so considered. If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later. For further options, see Form PCT/ISA/220. For further details, see notes to Form PCT/ISA/220. Authorized officer Name and mailing address of the ISA/EP Telephone No. Facsimile No.

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.
PCT/EP2005/010747

Box	c No. I	Basis of this opinion
1.		n regard to the language, this opinion has been established on the basis of the international application in the language in which it was l, unless otherwise indicated under this item.
		This opinion has been established on the basis of a translation from the original language into the following language , which is the language of a translation furnished for the purposes of international search (under
	•	Rule 12.3 and 23.1(b)).
2.	With	n regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed ntion, this opinion has been established on the basis of:
	a.	type of material
		a sequence listing
		table(s) related to the sequence listing
	b.	format of material
		in written format
		in computer readable form
	c.	time of filing/furnishing
		contained in the international application as filed.
		filed together with the international application in computer readable form.
		furnished subsequently to this Authority for the purposes of search.
3.		In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
4.	Add	itional comments:

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.
PCT/EP2005/010747

Вох			tle 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; porting such statement	
1.	Statement			
	Novelty (N)	Claims	1-8	YES
		Claims		NO
	Inventive step (IS)	Claims	1-8	YES
		Claims		NO
	Industrial applicabili	ity (IA) Claims	1-8	YES
		Claims		. NO

- 2. Citations and explanations:
 - 1. Reference is made to the following document: D1: CA 2 364 216 A1.
 - 2. Document D1 discloses an apparatus 100 for the buffer-storage of objects, having two parallel conveyors 3, 5 which can be driven in opposite directions, and having a transfer arrangement 17, 4 which can be displaced along the conveyors by means of an at least one linear guide 25, 26 and is intended for transferring the objects between the conveyors (the at least one linear guide 25, 26 being arranged at a distance beneath a conveyor).

The subject matter of claim 1 differs from the apparatus of D1 in that the at least one linear guide is arranged at a distance above a conveyor. This feature allows the linear guide to be protected against the action of fragments, liquids, etc.

This feature is not known from the available prior art or suggested by it.

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

Box No. V

International application No. PCT/EP2005/010747

Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement The current claim 1 is thus novel and inventive and thus meets the requirements of PCT Article 33(2) and (3).2.1 Claims 2-8 are dependent on claim 1 and thus likewise meet the PCT requirements for novelty and inventive step.